	30 August 1956	
MEMORANDUM FOR:	Chief FE 2403 "J" Bldg.	
Subject:	Storage of Household Effects and Educational Travel for Dependents	
1. Here i effects and educ be changed to 1	s your draft on the storage of household stional travel for dependents. Both dates should September.	25X1A
that	ard to storage of household effects, you may a comment about weight allowances as I understand weight allowances may be different from overseas. Ith us if you have any question.	
dependent travel said that it wil	agraph 2 rather than saying the authority for is based on Public Law 22, I would rather you l be governed in accordance with the provisions and the appropriate	25X1C FOIAb5
	Lawrence R. Houston General Counsel	

7 Incls. Official Dispatch No.

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14 AUG 1956

MEMORANDUM FOR THE RECORD:

FROM : A Member of the Technical Accounting Staff,

Office of the Comptroller

SUBJECT: General - Social Security

Specific - Social Security Coverage for Contract Employees
Receiving Taxable Wages on or after 1 January 1955
from which no Deductions were made because the
Employees were not on the Payroll when Social

Security Procedures were Implemented by the Agency.

REFERENCE:

1. convened a meeting in his office the morning of 7 August 1955 to discuss the above subject. The meeting was attended by the following:

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- 2. The conclusion was reached that the Agency should transmit necessary payments relative to Social Security coverage for those contract employees of the Agency who received taxable wages on or after 1 January 1955 from whose wages no deductions were made because the employees were not on the payroll when social security procedures were implemented.
- 3. It was recognized that the eligible employees who were not accorded coverage fall into two general groups:
 - a. Hourly contract employees who were under official cover at stations with Class "A" type accounting procedures. The identities of the employees in this category are known; it includes approximately 175 eligible employees to whom earnings were paid on or 25X1A after 1 January 1955 without social security deductions being made.

b. Contract	employees on payrolls serviced by the
	The identities of the employees in this category
eligible for cove	rage are not known, and as provided in 1,
it will be necess	ary to depend upon the Special Contracting Officer
Office of Personn	el for such identifications.

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It was recognized that the Agency should expedite the completion of the overall task as much as possible because under the provisions the Agency, in ordinary cases, is required to forward ealnings records to BOASI within the eleven months' period following the separation or death of the employee; said eleven months' period undoubtedly has already elapsed in a great many cases and it appears important to hold any further delay to a minimum. (The Agency's agreement with BOASI provides that, if necessary, the Agency may delay the transmission of records up to 18 months following the employee's death or separation.)

25X1A Today, Ter descussions with 25X1A ID will assure that all soc. sec- diductions for Contrait typer have been or one made in accordance with contrast pervision or amendments - with respect terminated centrale, ED will make adjustmete after uccupt of Contrast emendmente which pervide for sou sec. deductions and everage. FD will cooperate CPD, but will vely on them for identifications and determination Approved For Release 2002/05/08 r. S.A. - RDP78-05747A000\$00050003-7

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